

- ✓ Charles Crake Hamilton, of No. 11, Princes Street, Princes Square, Bloomsbury, Middlesex, ironmonger.
- ✓ James Green, of Long Buckby, Northampton, coal merchant.
- ✓ Samuel Peirson, of No. 1, Sun Street, Bishopsgate Street Without, London, ironmonger.
- ✓ Thomas Small Pack, of Husband Posworth, Leicester, grocer, draper, ale and porter merchant.
- ✓ William Howe, of Coventry, Warwick, builder.
- ✓ William Robinson Lowe, of Wolverhampton, Stafford, manufacturing chymist and druggist.
- ✓ Henry Gomm, of Cheltenham, Gloucester, draper.
- ✓ William Marks Benison Sarell, of Holsworthy, Devon, ironmonger and tin plate worker.
- ✓ Edward Smith, of Leeds, York, hosier.
- ✓ James Hollinrake, late residing at the All Nations' Inn, Britannia Houses, Spotland, near Bacup, Lancaster, and occupying the Old Park Mill, near Bacup aforesaid, and also Tonge Bridge Mill, near Bacup aforesaid, cotton spinner and manufacturer, grocer and beer retailer, a Prisoner in the Gaol of Lancaster Castle, Lancaster.
- ✓ James Davenport, of Macclesfield, Chester, watchmaker and jeweller.

**I**NTIMATION is Hereby Given, that the Most Honourable GEORGE MARQUIS OF TWEEDDALE, Heir of Entail in possession of the Entailed Estates of TWEEDDALE and YESTER, lying in the constabulary of Haddington and Sheriffdom of Edinburgh, and in the Counties of Berwick and Fife, comprehending All and Whole the Earldom, Lordship, Baronies, Lands, and other Heritages described in a Deed of Entail, dated the 12th day of August, and recorded in the Register of Tailzies the 13th, and in the Books of Council and Session the 25th, days of November, all in the year 1771, executed by the now deceased George, Sixth Marquis and Earl of Tweeddale, Earl Gifford, Viscount Walden, Lord Hay of Yester, &c., under and in virtue of which Deed of Entail the said present Marquis of Tweeddale possesses the said Estates, has presented a Petition to the Court of Session (First Division, Mr Lindsay, Clerk), in terms of the Act 11 and 12 Victoria, chapter 36, entitled 'An Act for the Amendment of the Law of Entail in Scotland,' and the Act 16 and 17 Victoria, chapter 94, praying for authority, notwithstanding the fetters of the said Deed of Entail, to borrow the sum of L.40,000 sterling, and to charge the same as a debt or incumbrance on the following parts and portions of the said Entailed Lands and Estates, viz.—'All and Whole the Lands and Farms after-mentioned, which were parts and pertinents of the Lordship and Barony of Thirlestane, viz., 'All and Whole the Lands of Tullieshill, the Lands of Swynhope, the Lands of Longhope, the Lands of Aldingston or Addinston, with all and sundry houses, biggings, yards, mosses, muirs, woods, fishings, parts, pendicles, and their pertinents, lying within the parish of Lauder and shire of Berwick; together with the Teinds, Parsonage and Vicarage, of the said Lands; as also 'All and Whole the Lands and Barony of Corsbie, comprehending the Lands of Corsbie, the Mains, Cribs, Bowne or Boon, Mill of Bowne or Boon, with multures and sequels of the same, together with the castle, tower, and fortalice thereof, houses, biggings, yards, orchards, parts, pendicles, annexis, connexis, tenants, tenandries, and service of free tenants, and whole other pertinents of the same, lying within the parish of Legertwood, and shire of Berwick; and for that purpose and to that effect to execute and record in the General or Particular Register of Sasines, under the authority and at the sight of the Court, a Bond and Disposition in Security, or Bonds and Dispositions in Security, containing a power or powers of sale, in ordinary form, for the said sum of L.40,000 ster-

ling, disposing in security thereof the said parts and portions of the foresaid Entailed Lands and Estates, all in terms of the Statutes: On which Petition the following Interlocutor was pronounced:—'*Edinburgh, 23d May 1856.*—The Lords appoint this Petition to be intimated on the Walls and in the Minute-Book for fourteen days, and advertised in the Edinburgh Gazette and Newspapers mentioned in the Petition, in terms of the Statute; and further, grant warrant for serving the same on the persons mentioned in the prayer thereof, in terms of the Act of Sederunt; and ordain them to lodge Answers thereto, if so advised, within fourteen days from the date of service if within Scotland, and sixty days if furth thereof.

'DUN. M'NEILL, I.P.D.'

GIBSON-CRAIG, DALZIEL, & BRODIE,  
Petitioner's Agents.

5, Thistle Street, Edinburgh,  
9th June 1856.

**N**OTICE is Hereby Given, that a Summons of Disjunction and Erection has been instituted before the Lords of Council and Session, Commissioners for the Plantation of Kirks and Valuation of Teinds, at the instance of DUNCAN CAMPBELL, HENRY GRAY, and THOMAS SEATH, all residing in Glasgow, Members of the Kirk-Session of St George's Church and Parish, Glasgow, officiating in Brownfield Church there, with concurrence and consent of the Minister and Managers of Brownfield Church aforesaid, therein named; AGAINST the Officers of State and the Commissioners of Woods and Forests, as representing Her Majesty, as Patron and Titular of the Barony Parish of Glasgow; the Ministers and Kirk-Sessions of the Two Parochial Churches of the said Barony Parish; and the Moderator and remanent Members of the Presbytery of Glasgow: Which Summons concludes, that for the better propagation of the Gospel and spiritual edification of the people, the whole Lands and others forming the District of Brownfield, particularly described in the said Summons, should, by Decree of the said Lords, be Separated and Disjoined from the said Barony Parish, and Erected into a separate and distinct Parish, to be called in all time coming, the Parish of Brownfield; reserving always the existing management of the poor and poor's funds, and the rights of the existing Session-Clerk of the said Barony Parish, notwithstanding such Disjunction and Erection, in terms of the Statute 7 and 8 Vict., cap. 44; and that the said Church, called Brownfield Church, should be declared to be the Parish Church of the said Parish of Brownfield, and that the whole Inhabitants of the said District of Brownfield, to be Disjoined and Erected as aforesaid, shall repair to the said Church of Brownfield as their proper Parish Church, for hearing the Word of God, receiving the Sacraments, and partaking in all other public acts of Divine Worship, and shall subject themselves to the Minister of the said Church and Parish of Brownfield so to be erected as aforesaid, as proper parishioners thereof, in all time coming: And that the said Lords should modify, settle, and appoint to the Minister of the said Parish of Brownfield such a stipend as in the circumstances may appear to be just, to be payable out of the Teinds of the Lands within the said new Parish of Brownfield, in all time coming; and that, in all other respects, the existing rights of all concerned in the Teinds of the said Barony Parish and Parish of Brownfield, should be reserved: And that the Patronage of the said Parish of Brownfield should be declared to be vested in Her Majesty, as the said Summons, as amended, itself more fully bears: Which Summons having been duly called in Court, and afterwards enrolled, the Court have pronounced the following Interlocutor:—'*Edinburgh, 11th June 1856.*—The Lords allow the amendment of the libel to be received, and the Officers of State and others to amend their Defences, and print and box their amended Defences by next Court day: Further, in terms of the Statute 7 and 8 Victoria, c. 44, appoint Intimation of the conclusions of the Summons, as amended, to be made once from the Precentor's Desk of each of the Parish Churches of the Barony Parish of Glasgow, and of the Church or Chapel of Brownfield, within the said Parish, respectively, immediately upon the blessing being pronounced after the Forenoon Service on the Sunday, of which Intimation Certificates by the respective Precentors shall be sufficient evidence: